

EXHIBIT 10

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August 24, 2018

839.003

VIA E-MAIL AND FIRST CLASS MAIL

Ms. Felecia Taylor
Mr. David D. Henshall
U.S. Securities & Exchange Commission
Office of FOIA Services
100 F Street, NE
Washington, DC 20549-2465
TaylorF@SEC.GOV
foiapa@sec.gov
HenshallD@SEC.GOV

Re: Freedom of Information Act Request, No. 18-01818-FOIA

Dear Ms. Taylor and Mr. Henshall:

In response to your e-mail of August 15, 2018, and on behalf of our clients, Peter Pockington, Lantson E. Eldred, Nova Oculus Partners, LLC, f/k/a The Eye Machine, LLC, DTR Holdings, LLC, and AMC Holdings Co., LLC (hereinafter collectively referred to as the "Clients"), we have assessed the descriptions of the document and things initially requested as part of our May 1-FOIA request and our letters of July 6, 2018 and August 6, 2018. This letter is our formal response to your August 15-e-mail.

I note that your August 15- e-mail did not reference to or comment on our Requests ## 1 through 4 contained in our August 6, 2018-letter. We therefore assume that the SEC has no problem with a search of these e-mail addresses. We would like to know before the end of this month how many hits were generated for a search of these items.

Accepting that the SEC cannot at this time conduct Boolean proximity searches, we now provide the SEC with the following revised search terms which can be used to initially search the SEC data bases. We have replaced Boolean proximity searches with a simple "and." We have also eliminated several requests which contained terms which might be deemed to be generic and thus problematic for a simple Boolean search.

1. Any and all references in the SEC data bases for the period of January 1, 2013 through the present, for the e-mail address of Marshallmasko@amerivision.us.

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2. Any and all references in the SEC data bases for the period of January 1, 2013 through the present, for the e-mail address of Marshall.ameritech@gmail.com.
3. Any and all references in the SEC data bases for the period of January 1, 2013 through the present, for the e-mail address of blairmowery@amerivision.us.
4. Any and all references in the SEC data bases of the period of January 1, 2013 through the present, for the e-mail address for blair.ameritech@gmail.com.
5. Search for any and all references in the SEC data bases "Peter and Pocklington" for the period of January 1, 2008 through the present.
6. Search for any and all references in the SEC data bases "Lantson and Eldred" for the period of January 1, 2008 through the present.
7. Search for any and all references in the SEC data bases "Eva and Pocklington" for the period of January 1, 2013 through the present.
8. Search for any and all references in the SEC data bases "Nova and Oculus" for the period of January 1, 2013 through the present.
9. Search for any and all references in the SEC data bases "David and Casselman" for the period of January 1, 2008 through the present.
10. Search for any and all references in the SEC data bases "Wasserman, Comden, Casselman & Esenstein" for the period of January 1, 2008 through the present.
11. Search for any and all references in the SEC data bases "Amerivision and International" for the period of January 1, 2013 through the present.

Please note that the time periods for these revised search requests are **not** all the same. While most are for the period January 1, 2013 through the present, several go back as far as 2008. These time periods are of crucial importance to our Clients.

It is our understanding that you will share these revised search terms with the SEC's FOIA search staff. Once these revised search terms are tested, you will arrange for a follow-up conference call to discuss the level of success, the proposed time frame to complete the revised search, and the issues, if any, of proceeding with this project. Based on our July 30-conversation, we understand that the SEC's FOIA search staff generally requires up to 10-business days to complete its initial investigation of revised search terms. Hence, we will be looking forward to a call from your office during the week of September

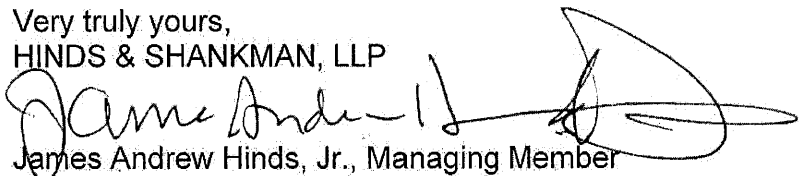
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10, 2018. However, as noted above, as to our Requests ## 1 through 4 contained in our August 6, 2018-letter, we require a response from the SEC by Friday, August 28, 2018.

Until this matter is resolved to the satisfaction of our Clients, we respectfully reserve all rights in the matter.

Very truly yours,
HINDS & SHANKMAN, LLP


James Andrew Hinds, Jr., Managing Member

JAH:

cc: Clients (via e-mail)
Becky James, Esq. (via e-mail)
Rachel M. Sposato, Esq. (i/h)